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In re Application of

BOSSAERTS et al.

Application No.: 10/590,679

PCT No.: PCT/EP2005/050589

Int. Filing Date: 10 February 2005 Priority Date: 12 February 2004

Attorney's Docket No.: TS1490US

For: SUPPRESSING FLUID COMMUNICATION

TO OR FROM A WELLBORE

NOTIFICATION

This application is before the Office of PCT Legal Administration for consideration of issues under 35 U.S.C. 371.

On 25 August 2006, applicants filed national stage papers in the United States Designated/Elected Office (DO/EO/US). The submission included, *inter alia*, a Transmittal Letter and a declaration of inventors. The **Transmittal Letter** indicates the international application number as PCT/EP2005/050589 filed 10 February 2005. However, the **declaration** of inventors indicates the international application number as PCT/EP2005/050790 filed 24 February 2005. The declaration also identifies a different title and different inventors than the Transmittal Letter. The **attorney docket number** on the Transmittal Letter and the declaration in this submission is **TS1490US**. This submission was assigned application serial number 10/590,679.

On **06 October 2006**, applicants filed national stage papers in the United States Designated/Elected Office (DO/EO/US). The submission also included, *inter alia*, a Transmittal Letter and a declaration of inventors. The **Transmittal Letter** indicates the international application number as **PCT/EP2005/050589** filed 10 February 2005. The **declaration** of inventors also indicates the international application number as **PCT/EP2005/050589** filed 10 February 2005. The declaration also identifies the same title and the same inventors as the Transmittal Letter. The **attorney docket number** on the Transmittal Letter and the declaration in this second submission is **TS6403US**. **This submission was placed in application serial number 10/590,679**.

Applicant is required to file a reply to this communication resolving the above-stated inconsistency in the papers filed 25 August 2006. A proper reply would include a petition under

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37 CFR 1.182, including the petition fee set forth in 37 CFR 1.17(h), to correct the Transmittal Letter. The petition should set forth the specific circumstances as to how and when the error was made and should set forth that the mistake was an inadvertent error without deceptive intent.

Applicant is also required to file a reply to this communication resolving the inconsistency regarding having two sets of what appear to be different applications in the same application file. A proper reply would include a second petition under 37 CFR 1.182, including the petition fee set forth in 37 CFR 1.17(h), to remove the application papers filed 06 October 2006 from the instant file and use these papers to create a new file with a new application serial number.

A proper response must be filed within **TWO (2) MONTHS** from the mail date of this decision. Extensions of time under 37 CFR 1.136(a) are available. Failure to timely file a proper response will result in abandonment of the application.

Please direct further correspondence with respect to this matter to Mail Stop PCT, Commissioner for Patents, Office of PCT Legal Administration, P.O. Box 1450, Alexandria, Virginia 22313-1450, with the contents of the letter marked to the attention of the Office of PCT Legal Administration.

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